EXHIBIT A

Schedule of Claims Subject to the Three Hundred Twenty-Sixth Omnibus Objection

Three Hundred and Twenty-Sixth Omnibus Objection Exhibit A - Claims to Be Disallowed

	NAME	DATE FILED	CASE NUMBER	DEBTOR	CLAIM#	ASSERTED CLAIM AMOUNT		
1	CINTRON, BLANCA BARRIO ACHIOTE SECTOR ALDEA NARANJITO, PR 00719	5/8/2018	17 BK 03283-LTS Comm	nonwealth of Puerto Rico	30924	Undetermined*		
	Reason: Claimant appears to assert, per best effort reviewing proof of claim, support part, liability based on an alleged ownership of GDB Bonds that were subject to the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain G investments in one or more mutual funds that in turn may have invested in bonds is because the claimant is not a "creditor" of the Commonwealth and lacks standing to because it does not provide information sufficient to enable the Debtors to reconcile	Qualifying Modif DB Bonds, and the sued by the Common consists assert this derivation	ication, which provided for us the Commonwealth is no conwealth. The claim thus se	the issuance of new securities longer liable for these claims eks recovery for an amount for	in exchange for the Claimant also as or which the Comr	ne cancellation of the serts, in part, nonwealth is not liable		
2	COMAS DEL TORO, EMILIA 826 VEREDA ST. VALLE VERDE PONCE, PR 00716	4/25/2018	17 BK 03283-LTS Comm	nonwealth of Puerto Rico	9588	\$ 100,000.00*		
	Reason: Claimant appears to assert, per best effort reviewing proof of claim, suppor ERS, which is duplicative of the master proof of claim filed by the trustee of these the deficient, because it does not provide information sufficient to enable the Debtors to	ond(s) in the Con	monwealth case. To the extension					
3	CRUZ SANTIAGO, IRIS BDA MARIN 75B CALLE 5 GUAYAMA, PR00784	3/26/2018	17 BK 03283-LTS Comm	nonwealth of Puerto Rico	2562	Undetermined*		
	Reason: Claimant appears to assert, per best effort reviewing proof of claim, support assert, in part, liability based on an alleged ownership of COFINA Bonds, and thus compromised and settled pursuant to the Settlement Order, and (2) released and discone or more mutual funds that in turn may have invested in bonds issued by the Corclaimant is not a "creditor" of the Commonwealth and lacks standing to assert this closes not provide information sufficient to enable the Debtors to reconcile the Claim	seeks recovery for charged in accorda mmonwealth. The lerivative claim.	amounts for which the Com ince with the Plan and Amer claim thus seeks recovery for	nmonwealth of Puerto Rico is nded Confirmation Order. Clai or an amount for which the Co	not liable because imant also asserts, ommonwealth is no	the claims were (1) in part, investments in ot liable because the		
4	DOCTOR'S CENTER HOSPITAL BAYAMON,INC. PO BOX 30532 MANATI, PR 00674-8513	5/29/2018	17 BK 03283-LTS Comm	nonwealth of Puerto Rico	32386	\$ 560,504.00		
	Reason: Claimant appears to assert, per best effort reviewing proof of claim, supporting documentation, bond name(s) at issue, and/or the CUSIP information the following bonds. Claimant asserts, in part, liability based on an alleged ownership of GDB Bonds that were subject to the Qualifying Modification, which provided for the issuance of new securities in exchange for the cancellation of the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer liable for these claims. Claimant also asserts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. To the extent Claimant seeks to assert any additional liabilities, the Claim is deficient, because it does not provide information sufficient to enable the Debtors to reconcile the Claim.							
5	DOCTOR'S CENTER HOSPITAL, INC. PO BOX 30532 MANATI, PR 00674-8513	5/29/2018	17 BK 03283-LTS Comm	onwealth of Puerto Rico	39513	\$ 1,112,694.34		

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Three Hundred and Twenty-Sixth Omnibus Objection Exhibit A - Claims to Be Disallowed

NAME DATE FILED CASE NUMBER DEBTOR CLAIM# AMOUNT Reason: Claimant appears to assert, per best effort reviewing proof of claim, supporting documentation, bond name(s) at issue, and/or the CUSIP information the following bonds. Claim purports to assert, in part, liability based on an alleged ownership of COFINA Bonds, and thus seeks recovery for amounts for which the Commonwealth of Puerto Rico is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order. Claimant also purports to assert, in part, liability associated with bond(s) issued by the Puerto Rico Public Buildings Authority which are duplicative of the master proof(s) of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also asserts, in part, liability based on an alleged ownership of GDB Bonds that were subject to the Qualifying Modification, which provided for the issuance of new securities in exchange for the cancellation of the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer liable for these claims. Claimant also asserts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. To the extent Claimant seeks to assert any additional liabilities, the Claim is deficient, because it does not provide information sufficient to enable the Debtors to reconcile the Claim. FREIRIA GARRATON, FRANCISCO 5/3/2018 17 BK 03566-LTS Employees Retirement System of the 10519 \$ 250,000.00 327 CALLE REY FREIRCIANO Government of the Commonwealth GUAYNABO, PR 00969 of Puerto Rico Reason: Claimant appears to assert, per best effort reviewing proof of claim, supporting documentation, bond name(s) at issue, and/or the CUSIP information liability based on an alleged ownership of GDB Bonds that were subject to the Qualifying Modification, which provided for the issuance of new securities in exchange for the cancellation of the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus the Commonwealth is no longer liable for these claims. To the extent Claimant seeks to assert any additional liabilities, the Claim is deficient, because it does not provide information sufficient to enable the Debtors to reconcile the Claim. GOHARKHAY, NIMA 4/2/2018 17 BK 03567-LTS Puerto Rico Highways and 5124 \$ 130,000.00 1816 AUSTIN CREEK Transportation Authority FRIENDSWOOD, TX 77546 Reason: Claimant appears to assert, per best effort reviewing proof of claim, supporting documentation, bond name(s) at issue, and/or the CUSIP information the following bonds. Claimant asserts, in part, liability associated with one or more bonds issued by HTA that are duplicative of one or more Master Proofs of Claim which were filed in the HTA Title III Case by the fiscal agent or trustee of these bond(s). Claimant also asserts, in part, secondarily insured notes whose original CUSIP numbers are associated with one or more bonds issued by HTA that are duplicative of one or more Master Proofs of Claim which were filed in the HTA Title III Case by the fiscal agent or trustee of these bond(s). To the extent Claimant seeks to assert any additional liabilities, the Claim is deficient, because it does not provide information sufficient to enable the Debtors to reconcile the Claim. GUZMAN, LILLIAN 6/29/2018 17 BK 03283-LTS Commonwealth of Puerto Rico 152457 \$ 135,000.00 BROMELIA #34 PAROUE DE BUCARE

Reason: Claimant appears to assert, per best effort reviewing proof of claim, supporting documentation, bond name(s) at issue, and/or the CUSIP information the following bonds. Claim purports to assert, in part, liability based on an alleged ownership of COFINA Bonds, and thus seeks recovery for amounts for which the Commonwealth of Puerto Rico is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order. Claimant also purports to assert, liability associated with bond(s) issued by HTA, which is duplicative of one or more master proofs of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also purports to assert, in part, liability associated with bond(s) issued by the Puerto Rico Public Finance Corporation which are duplicative of the master proof(s) of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also asserts, in part, liability associated with bond(s) issued by the Puerto Rico Infrastructure Financing Authority which is duplicative of one or more master proofs of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also purports to assert, in part, liability associated with bond(s) issued by the Puerto Rico Industrial Development Company which is duplicative of one or more master proofs of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also purports to assert, in part, liability associated with bond(s) issued by ERS, which is duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also purports to assert, in part, liability associated with bond(s) issued by the Puerto Rico Convention Center District Authority which are duplicative of the master proof(s) of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also asserts, in part, liability based on an alleged ownership of GDB Bon

GUAYNABO, PR 00969

ASSERTED CLAIM

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	NAME	DATE FILED	CASE NUMBER	DEBTOR	CLAIM#	ASSERTED CLAIM AMOUNT
9	LOPEZ MUJICA, NORMA L. URB. BORINQUEN GDNS CALLE MAGNOLIA GG2 SAN JUAN, PR 00926	5/22/2018	17 BK 03283-LTS	Commonwealth of Puerto Rico	27062	\$ 25,000.00
	Reason: Claimant appears to assert, per best effort reviewing proof of claim, support assert, in part, liability based on an alleged ownership of COFINA Bonds, and thus compromised and settled pursuant to the Settlement Order, and (2) released and diston an alleged ownership of GDB Bonds that were subject to the Qualifying Modific extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thus mutual funds that in turn may have invested in bonds issued by the Commonwealth "creditor" of the Commonwealth and lacks standing to assert this derivative claim. information sufficient to enable the Debtors to reconcile the Claim.	seeks recovery for charged in accordance cation, which prove the Commonweal a. The claim thus so	amounts for which to ance with the Plan an ided for the issuance th is no longer liable beeks recovery for an a	the Commonwealth of Puerto Rico is not depend and Amended Confirmation Order. Clair of new securities in exchange for the of for these claims. Claimant also assert amount for which the Commonwealth	not liable because mant also asserts, cancellation of the s, in part, investre is not liable because.	e the claims were (1) , in part, liability based the GDB Bonds and the ments in one or more thuse the claimant is not a
10	LUGO CARABALLO, LUIS URB LOS PINOS 435 CALLE IRIS YAUCO, PR 00698	5/25/2018	17 BK 03283-LTS	Commonwealth of Puerto Rico	23407	\$ 479,251.47
	Reason: Claimant appears to assert, per best effort reviewing proof of claim, suppopart, liability based on an alleged ownership of GDB Bonds that were subject to the GDB Bonds and the extinguishment of the Commonwealth's guarantee of certain C investments in one or more mutual funds that in turn may have invested in bonds is because the claimant is not a "creditor" of the Commonwealth and lacks standing to not liable because it assert interests in note(s) for which bondholders have been recentity, the Puerto Rico Aqueducts and Sewers Authority, that is not a Title III Debt information sufficient to enable the Debtors to reconcile the Claim.	e Qualifying Modit GDB Bonds, and the sued by the Common consistent this derivative eiving their payme	fication, which provious the Commonweal nonwealth. The claim tive claim. Proof of conts in full, which do	ded for the issuance of new securities in the isno longer liable for these claims. In thus seeks recovery for an amount for claim also seeks recovery, in part, for a not constitute a debt of the Commonw	in exchange for to Claimant also as which the Com- mounts for which realth, and which	he cancellation of the sserts, in part, monwealth is not liable h the Commonwealth is are associated with an
11	LUTGARDO ACEVEDO LOPEZ TTEE FIDEICOMISO LALMFC 5 CALLE PALOMA MOCA, PR 00676	5/11/2018	17 BK 03283-LTS	Commonwealth of Puerto Rico	30955	Undetermined*
	Reason: Claimant appears to assert, per best effort reviewing proof of claim, support that in turn may have invested in bonds issued by the Commonwealth. The claim the Commonwealth and lacks standing to assert this derivative claim. To the extensufficient to enable the Debtors to reconcile the Claim.	nus seeks recovery	for an amount for wh	hich the Commonwealth is not liable be	ecause the claim	ant is not a "creditor" of
12	MONTOTO, CARLOS E. AND MARGARITA SABANA LLANA INDUSTRIAL PARK 16 LA BRISA	5/18/2018	17 BK 03283-LTS	Commonwealth of Puerto Rico	16709	\$ 930,305.28

Reason: Claimant appears to assert, per best effort reviewing proof of claim, supporting documentation, bond name(s) at issue, and/or the CUSIP information investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. To the extent Claimant seeks to assert any additional liabilities, the Claim is deficient, because it does not provide information sufficient to enable the Debtors to reconcile the Claim.

SAN JUAN, PR 00924-3836

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	NAME	DATE FILED	CASE NUMBER	DEBTOR	CLAIM#	ASSERTED CLAIM AMOUNT
13	NEGRON JIMENEZ, EDWIN 352 AVE SAN CLAUDIO PMB 115 SAN JUAN, PR 00926-4143	4/9/2018	17 BK 03283-LTS Commonw	vealth of Puerto Rico	5548	\$ 20,000.00
	Reason: Claimant appears to assert, per best effort reviewing proof of claim, supprassert, in part, liability based on an alleged ownership of COFINA Bonds, and thu compromised and settled pursuant to the Settlement Order, and (2) released and di liability associated with bond(s) issued by the Puerto Rico Public Buildings Authorase. Claimant also asserts, in part, liability based on an alleged ownership of GDI exchange for the cancellation of the GDB Bonds and the extinguishment of the Cothe extent Claimant seeks to assert any additional liabilities, the Claim is deficient	s seeks recovery for scharged in accorda ority which are duple B Bonds that were sommonwealth's gua	amounts for which the Commonance with the Plan and Amended icative of the master proof(s) of subject to the Qualifying Modific rantee of certain GDB Bonds, ar	nwealth of Puerto Rico is not Confirmation Order. Claim claim filed by the trustee of eation, which provided for that thus the Commonwealth.	ot liable because lant also purport these bond(s) in the issuance of notice is no longer liab	e the claims were (1) ts to assert, in part, in the Commonwealth ew securities in ole for these claims. To
14	PABLO DEL VALLE RIVERA AND MARIA A. MARTINEZ, TENANTS IN COMMON PABLO DEL VALLE RIVERA PO BOX 2319 TOA BAJA, PR 00951-2319	6/29/2018	17 BK 03283-LTS Commonw	vealth of Puerto Rico	99143	\$ 2,744,545.00
	Reason: Claimant appears to assert, per best effort reviewing proof of claim, suppossert, in part, liability based on an alleged ownership of COFINA Bonds, and thu compromised and settled pursuant to the Settlement Order, and (2) released and di on an alleged ownership of GDB Bonds that were subject to the Qualifying Modif extinguishment of the Commonwealth's guarantee of certain GDB Bonds, and thu liabilities, the Claim is deficient, because it does not provide information sufficient	s seeks recovery for scharged in accordatication, which proves the Commonweal	r amounts for which the Commonance with the Plan and Amended ided for the issuance of new secuth is no longer liable for these cl	nwealth of Puerto Rico is no Confirmation Order. Claim urities in exchange for the ca	ot liable because ant also asserts, ancellation of th	e the claims were (1) , in part, liability based the GDB Bonds and the
15	PADILLA MORALES, SUCESION URB. MARTONELL CALLE LUIS MUNOZ RIVERA E-8 DORADO, PR 00646-2708	5/29/2018	17 BK 03283-LTS Commonw	vealth of Puerto Rico	29812	\$ 728,837.83
	Reason: Claimant appears to assert, per best effort reviewing proof of claim, supprassert, in part, liability associated with bond(s) issued by the Puerto Rico Public Fi Commonwealth case. Claimant also asserts, in part, investments in one or more mamount for which the Commonwealth is not liable because the claimant is not a "cany additional liabilities, the Claim is deficient, because it does not provide inform	inance Corporation utual funds that in tereditor" of the Com	which are duplicative of the mas urn may have invested in bonds amonwealth and lacks standing to	ster proof(s) of claim filed b issued by the Commonweal o assert this derivative clain	y the trustee of th. The claim th	these bond(s) in the us seeks recovery for an
16	QUILICHINI PAZ, MADELINE PO BOX 9020895 SAN JUAN, PR 00902-0895	5/29/2018	17 BK 03283-LTS Commonw	vealth of Puerto Rico	23727	\$ 125,572.03
	Reason: Claimant appears to assert, per best effort reviewing proof of claim, supposed liability based on an alleged ownership of GDB Bonds that were subject to the Qu Bonds and the extinguishment of the Commonwealth's guarantee of certain GDB mutual funds that in turn may have invested in bonds issued by the Commonwealt "creditor" of the Commonwealth and lacks standing to assert this derivative claim information sufficient to enable the Debtors to reconcile the Claim.	alifying Modification Bonds, and thus the h. The claim thus so	on, which provided for the issuar Commonwealth is no longer lia eeks recovery for an amount for	nce of new securities in excl ble for these claims. Claim which the Commonwealth i	nange for the ca ant asserts inves s not liable beca	ncellation of the GDB stments in one or more suse the claimant is not a
17	RIVERA LOPEZ DE VICTORIA, LIZZETTE 12 PARQUE LAS RAMBLAS URB. PASEO DEL PARQUE SAN JUAN, PR 00926	5/17/2018	17 BK 03283-LTS Commonw	vealth of Puerto Rico	21876	\$ 612,786.41

^{*} Indicates claim contains unliquidated and/or undetermined amounts

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ASSERTED CLAIM
NAME DATE FILED CASE NUMBER DEBTOR CLAIM # AMOUNT

Reason: Claimant appears to assert, per best effort reviewing proof of claim, supporting documentation, bond name(s) at issue, and/or the CUSIP information the following bonds. Claim purports to assert, in part, liability based on an alleged ownership of COFINA Bonds, and thus seeks recovery for amounts for which the Commonwealth of Puerto Rico is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order. Claimant also purports to assert, in part, liability associated with bond(s) issued by the Puerto Rico Public Finance Corporation which are duplicative of the master proof(s) of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also purports to assert, in part, liability associated with bond(s) issued by ERS, which is duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also asserts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. To the extent Claimant seeks to assert any additional liabilities, the Claim is deficient, because it does not provide information sufficient to enable the Debtors to reconcile the Claim.

18 SECURITY TACTICAL FORCES INC. C/O ANGEL PONT COLON & IRMA M. NAVARRO JTTEN PO BOX 636 GUAYAMA, PR00785-0636 6/6/2018 17 BK 03283-LTS Commonwealth of Puerto Rico 70028 Undetermined*

Reason: Claimant appears to assert, per best effort reviewing proof of claim, supporting documentation, bond name(s) at issue, and/or the CUSIP information the following bonds. Claim purports to assert, in part, liability based on an alleged ownership of COFINA Bonds, and thus seeks recovery for amounts for which the Commonwealth of Puerto Rico is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order. Claimant also asserts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. To the extent Claimant seeks to assert any additional liabilities, the Claim is deficient, because it does not provide information sufficient to enable the Debtors to reconcile the Claim.

19 SIFONTES, TOMAS C M1 CALLE 9 URB. PRADO ALTO GUAYNABO, PR 00966 4/6/2018 17 BK 03283-LTS Commonwealth of Puerto Rico 4230

Reason: Claimant appears to assert, per best effort reviewing proof of claim, supporting documentation, bond name(s) at issue, and/or the CUSIP information the following bonds. Claimant purports to assert, in part, liability associated with bond(s) issued by ERS, which is duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also asserts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. To the extent Claimant seeks to assert any additional liabilities, the Claim is

20 SOLA APONTE, CARLOS A. PO BOX 9705 CAGUAS, PR 00726-9705

6/22/2018 17 BK 03283-LTS Commonwealth of Puerto Rico 58249

58249 \$ 316,050.29

\$ 3,000,000.00

Reason: Claimant appears to assert, per best effort reviewing proof of claim, supporting documentation, bond name(s) at issue, and/or the CUSIP information the following bonds. Claim purports to assert, in part, liability based on an alleged ownership of COFINA Bonds, and thus seeks recovery for amounts for which the Commonwealth of Puerto Rico is not liable because the claims were (1) compromised and settled pursuant to the Settlement Order, and (2) released and discharged in accordance with the Plan and Amended Confirmation Order. Claimant also purports to assert, in part, liability associated with bond(s) issued by the Puerto Rico Public Finance Corporation which are duplicative of the master proof(s) of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also purports to assert, in part, liability associated with bond(s) issued by ERS, which is duplicative of the master proof of claim filed by the trustee of these bond(s) in the Commonwealth case. Claimant also asserts, in part, investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. To the extent Claimant seeks to assert any additional liabilities, the Claim is deficient, because it does not provide information sufficient to enable the Debtors to reconcile the Claim.

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	NAME	DATE FILED	CASE NUMBER	DEBTOR	CLAIM#	AMOUNT
21	SOTO BARRETO, OMAR PO BOX 3161 AGUADILLA, PR 00605	6/28/2018	17 BK 03283-LTS C	Commonwealth of Puerto Rico	45097	Undetermined*

Reason: Claimant appears to assert, per best effort reviewing proof of claim, supporting documentation, bond name(s) at issue, and/or the CUSIP information investments in one or more mutual funds that in turn may have invested in bonds issued by the Commonwealth. The claim thus seeks recovery for an amount for which the Commonwealth is not liable because the claimant is not a "creditor" of the Commonwealth and lacks standing to assert this derivative claim. To the extent Claimant seeks to assert any additional liabilities, the Claim is deficient, because it does not provide information sufficient to enable the Debtors to reconcile the Claim.

TOTAL

\$ 11,270,546.65*

ASSERTED CLAIM